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9	Attorneys for <i>Progressive Casualty Insurance Company, Inc.</i>	
10		NIZDI IDTOV COLIDT
11	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA	
12		
13 14	In re:	Case No. 19-50102-btb-LEAD CASE
15	DOUBLE JUMP, INC.,	Chapter 11
		JOINDER OF PROGRESSIVE
16 17 18 19	Affects: ☐ All Debtors ☐ Double Jump, Inc. (19-50102-btb) ☐ Dora Dog Properties, LLC (19-50103-btb) ☐ Dog Blue Properties, LLC (19-50104-btb) ☐ Brandy Boy Properties, LLC (19-50105-btb)	CASUALTY INSURANCE COMPANY, INC. TO SOLARMORE MANAGEMENT SERVICES, INC.'S OPPOSITION TO MOTION FOR RELIEF FROM THE AUTOMATIC STAY OR, IN THE ALTERNATIVE, TO COMPEL
20	☐ 475 Channel Road, LLC (19-50106-btb) ☐ Park Road, LLC (19-50108-btb)	REJECTION OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES
21	☐ 140 Mason Circle, LLC (19-50109-btb)☐ DC Solar Solutions, Inc. (19-50130-btb)	FILED BY INTERNATIONAL SPEEDWAY CORPORATION, ET AL.
22	☑ DC Solar Distribution, Inc. (19-50131-btb) ☐ DC Solar Freedom, Inc. (19-50135-btb)	Date: March 26, 2019
23		Time: 11:00 a.m. Place: Ctrm 2 300 Booth Street
24	Debtors.	Reno, Nevada 89509
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- 1			
1	PLEASE TAKE NOTICE that Pr	rogressive Casualty Insurance Company, Inc.	
2	("Progressive"), a party-in-interest in the above-referenced bankruptcy case and an investor		
3	member in certain funds related to certain	of the Debtors, hereby joins in Solarmore Management	
4	Services, Inc.'s Opposition to Motion for	Relief from the Automatic Stay or in the Alternative, to	
5	Compel Rejection of Executory Contracts	and Unexpired Leases Filed by International Speedway	
6	Corporation, Et Al., filed on March 12, 20	19 [Docket No. 321].	
7			
8	Dated: March 12, 2019	MICHAEL M. PARKER	
9		REBECCA J. WINTHROP NORTON ROSE FULBRIGHT US LLP	
10		NORTON ROSE I CEBRIGITI OS EEI	
11		Dec /e/ Debesse I. Windham	
12	;	By <u>/s/ Rebecca J. Winthrop</u> REBECCA J. WINTHROP	
13		Attorneys for Progressive Casualty Insurance Company, Inc.	
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1 **CERTIFICATE OF SERVICE** 2 I, Evette M. Rodriguez, declare: 3 I am a citizen of the United States and employed in Los Angeles County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 555 South Flower Street, Forty-First Floor, Los Angeles, California 90071. On March 12, 4 2019, I served a copy of the within document(s): JOINDER OF PROGRESSIVE CASUALTY 5 INSURANCE COMPANY, INC. TO SOLARMORE MANAGEMENT SERVICES, INC.'S OPPOSITION TO MOTION FOR RELIEF FROM THE AUTOMATIC STAY OR, IN THE ALTERNATIVE, TO COMPEL REJECTION OF EXECUTORY CONTRACTS 6 AND UNEXPIRED LEASES FILED BY INTERNATIONAL SPEEDWAY 7 CORPORATION, ET AL. 8 X by electronic filing; through Electronic Case Filing System of the United States Bankruptcy Court, District of Nevada, to the individuals and/or entities at their 9 email addresses as set forth below: 10 SETH J. ADAMS sadams@woodburnandwedge.com greg.addington@usdoj.gov, christi.dyer@usdoj.gov GREG ADDINGTON 11 MEGAN M. ADEYEMO madevemo@gordonrees.com, asoto@grsm.com baxelrod@foxrothschild.com, 12 BRETT A. AXELROD pchlum@foxrothschild.com;mwilson@foxrothschild.com 13 LOUIS M. BUBALA lbubala@kcnvlaw.com, mmarsh@kcnvlaw.com;cbrimm@kcnvlaw.com 14 CANDACE C CARLYON ccarlyon@clarkhill.com, CRobertson@clarkhill.com;nrodriguez@clarkhill.com;clark-hill-1221@ecf.pacerpro.com 15 DAWN M. 16 CICA mstallsworth@mccnvlaw.com;dmcica@gmail.com;dcica@mccnvlaw.com;kfoley @mccnvlaw.com 17 MICHAEL A DIGIACOMO digiacomom@ballardspahr.com, lvdocket@ballardspahr.com;paredesr@ballardspahr.com;hartt@ballardspahr.com 18 VAN C. DURRER van.durrer@skadden.com CHARLES E. GIANELLONI cgianelloni@swlaw.com, 19 jmath@swlaw.com;mfull@swlaw.com;jstevenson@swlaw.com;docket las@swlaw.com 20 JAMES D. GREENE jgreene@greeneinfusolaw.com, fritchie@greeneinfusolaw.com;kfarney@greeneinfusolaw.com;cwalton@greeneinfusolaw. 21 BLAKELEY E. GRIFFITH bgriffith@swlaw.com, 22 docket las@swlaw.com;gkim@swlaw.com;jmath@swlaw.com;jstevenson@swlaw.com STEVEN T GUBNER sgubner@bg.law, ecf@bg.law 23 CAMERON M. GULDEN cameron.m.gulden@usdoj.gov, robbin.little@usdoj.gov 24 ALLEN J. GUON aguon@foxrothschild.com, plove@foxrothschild.com rholley@nevadafirm.com, RICHARD F. HOLLEY 25 apestonit@nevadafirm.com;oswibies@nevadafirm.com;agandara@nevadafirm.com;mlang sner@nevadafirm.com 26 RICK R. HSU rhsu@mclrenolaw.com, hmotta@mcllawfirm.com BRIAN R. IRVINE birvine@dickinsonwright.com. 27

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15	U.S. TRUSTEE - RN - 11
16	DAVID F. WAGUESPACK Waguespack@carverdarden.com, plaisance@carverdarden.com
	praisance (a) car voi dai don. com
17	by placing the document(s) listed above in a sealed envelope with postage thereon
18	fully prepaid, in the United States mail at Los Angeles, California addressed as set
, ,	forth below.
19	MARIA ELLENA CHAVEZ-RUARK
20	500 E. PRATT STREET, SUITE 900
21	BALTIMORE, MD 21202
_	EVEN BECK COREN
22	919 NORTH MARKET STREET SUITE 1300
23	WILMINGTON, DE 19801
	OF A GGD A TRIED A DIVIGORIA & GARAGOT OR OTHER A G
24	GLASSRATNER ADVISORY & CAPITOL GROUP LLC 425 CALIFORNIA STREET, SUITE 900
25	SAN FRANCISCO, CA 94556
26	
ľ	ROBERT LAPOWSKY
27	620 FREEDOM BUSINESS CENTER SUITE 200 KING OF PRUSSIA, PA 19406
28	KING OF TROUBIN, I'M 17400

1 2	WILLIAM L. NOVOTNY 1850 NORTH CENTRAL AVENUE SUITE 1400	
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3	MARK R. OWENS 11 S. MERIDIAN STREET	
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6	120 BROADWAY, SUITE 300 SANTA MONICA, CA 90401	
7		
8	CONSTANCE L. YOUNG 301 S. COLLEGE ST., STE 3500	
9	CHARLOTTE, NC 28202	
10		
11	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same	
12	day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage	
13	meter date is more than one day after date of deposit for mailing in affidavit.	
14	I declare under penalty of perjury under the laws of the State of California that the above is true and correct.	
15	Executed on March 12, 2019, at Los Angeles, California.	
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17	Stitte M. Knliger	
18	Evette M. Rodríguez	
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